EXHIBIT 4

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45.04A Wrongful Death Act--Survival Act--Verdict Form A—No Contributory Fault

We, the jury, find for the	Estate of, decease	d, and against the follo	owing defendants:
Defendant 1	Yes	No	
Defendant 2	Yes	No	
We further find the follow	ving:		
First: We find that the total is \$, itemized as for		uffered by the Estate o	of, deceased,
[Loss of money, benefits, goods and services]:		\$\$	
[Grief, sorrow and mental suffering]:		\$	
[Loss of society] and [loss of sexual relations]:		\$	
[(Other damages: insert fr 30.05, 30.05.01, 30.06, 30 or as applicable)]	· · · · · · · · · · · · · · · · · · ·	\$	
PLAINTIFF'S TOTAL DAMAGES		\$	
Foreperson			
– Add additional lines for ji	uror signatures		

Verdict Form, Notes and Comment revised May 2014.

Notes on Use

Use "other damages" if there is a Survival Act count. If there is an issue of contributory fault of decedent only, also use verdict form IPI 45.04B. If there is an issue of contributory fault of a beneficiary alone or a beneficiary and a decedent, also use verdict form IPI 45.04C. Add additional lines on the damage itemization as appropriate if a Family Expense Act claim is part of the plaintiff's case.

Comment

The Survival Act is not a statutory cause of action, but rather a statute that allows for the continued existence of a cause of action that arose during the lifetime of the decedent. *Myers v. Heritage Enters.*, *Inc.*, 332 Ill.App.3d 514, 773 N.E.2d 787, 266 Ill. Dec. 32 (4th Dist. 2002).